## Ken McLaughlin

From:

Garfield Goodrum < garfield.goodrum@GDRMLAW.NET>

Sent:

Friday, June 19, 2020 1:27 PM

To:

Ken McLaughlin

Cc:

8d2af2b5d+matter1042780419@maildrop.clio.com

Subject:

FW: ESTTA Filing Receipt: Proceeding or Serial or Registration No. 91241725 Stipulated/Consent Motion to Extend Filing Receipt for ESTTA Tracking No:

ESTTA1063147

**Attachments:** 

Emerson Creek consent motion to extend - opp 91241725 19 June 2020.pdf

**Follow Up Flag:** 

Flag for follow up

Flag Status:

Flagged

Ken, Please see the attached. Have a good weekend. Garfield

Garfield Goodrum

Garfield Goodrum, Design Law 617.861.0780 garfield.goodrum@gdrmlaw.net

Please note our address and telephones: http://gdrmlaw.net/

----Original Message-----

From: estta@uspto.gov <estta@uspto.gov>

Sent: Friday, June 19, 2020 2:24 PM

To: Garfield Goodrum <garfield.goodrum@GDRMLAW.NET>; josephine.escalante@gdrmlaw.net;

ashley.closterman@gdrmlaw.net; docketing <docketing@GDRMLAW.NET>

Subject: ESTTA Filing Receipt: Proceeding or Serial or Registration No. 91241725 Stipulated/Consent Motion to Extend

Filing Receipt for ESTTA Tracking No: ESTTA1063147

**ESTTA Filing Receipt** 

This ESTTA Filing Receipt confirms receipt of your filing associated with the above-identified ESTTA Tracking Number.

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For non-technical status or information inquiries, please contact the TTAB Assistance Center at ttabinfo@uspto.gov or 571-272-8500 Monday through Friday from 8:30 a.m. to 5:00 p.m. Eastern Time (ET).

Tracking No.: ESTTA1063147 Filing date: 06/19/2020



Proceeding No.: 91241725 Filing Party: Defendant Emerson Creek Pottery Inc.

Filing Party's Correspondence Address: GARFIELD GOODRUM GARFIELD GOODRUM PLLC
90 FEDERAL ST 4TH FLOOR
BOSTON, MA 02114
UNITED STATES
garfield.goodrum@gdrmlaw.net, josephine.escalante@gdrmlaw.net, ashley.closterman@gdrmlaw.net,
docketing@gdrmlaw.net
617-861-0780

Submission: Stipulated/Consent Motion to Extend

Filer's Name: Garfield Goodrum

Filer's email: garfield.goodrum@gdrmlaw.net, chris.sylvain@gdrmlaw.net, docketing@gdrmlaw.net

Signature: /gbg/ Date: 06/19/2020

Attachments: Emerson Creek consent motion to extend - opp 91241725 19 June 2020.pdf

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the Matter of U.S. Trademark Application No.: 87400157

For the Mark: EMERSON CREEK POTTERY MADE IN THE USA

**Application Date: April 5, 2017** 

Countryview Pottery Co., and Emerson Creek Events, Inc.

Opposers,

V.

Emerson Creek Pottery, Inc.

Applicant.

Opposition No. 91241725

## STIJULATED MOTION TO RESCHEDULE DEADLINES

**NOW COMES** applicant – Emerson Creek Pottery, Inc. (hereinafter "Emerson Creek" or "Applicant"), by and through its undersigned attorneys, and files this Stipulated Motion to Reschedule Deadlines pursuant to Trademark Rule 2.121(d).

The new dates are set forth below. Applicant makes this motion on account of the COVID-19 pandemic, and Opposers agreed through their counsel on June 11, 2020. Applicant's undersigned counsel has proposed new dates for depositions, which opposing counsel is clearing with his clients. All parties agree to the new dates, which are as follows:

Discovery Closes 9/11/2020

Plaintiff's Pretrial Disclosures Due 11/25/2020

Plaintiff's 30-day Trial Period Ends

Defendant's Pretrial Disclosures Due	12/24/2020
Defendant's 30-day Trial Period Ends	2/8/2021
Plaintiff's Rebuttal Disclosures Due	2/23/2021
Plaintiff's 15-day Rebuttal Period Ends	3/22/2021
Plaintiff's Opening Brief Due	5/23/2021
Defendant's Brief Due	6/22/2021
Plaintiff's Reply Brief Due	7/7/2021
Request for Oral Hearing (optional) Due	7/17/2021

WHEREFORE, Applicant respectfully requests the Board to reset pending deadlines as indicated above.

Respectfully submitted,

EMERSON CREEK POTTERY, INC.,

by its attorneys,

GARFIELD GOODRUM, DESIGN LAW

June 19, 2020 By: /s/Garfield Goodrum

Garfield Goodrum

90 Federal Street, 4<sup>th</sup> Floor Boston, Massachusetts 02114

(617) 861-0780 Fax: (617) 507-5983

garfield.goodrum@gdrmlaw.net

docketing@gdrmlaw.net

## CERTIFICATE OF SERVICE

I hereby certify that on June 19, 2020, I caused the foregoing Motion to be sent via email to opposing counsel at Ken McLaughlin <a href="mailto:kmclaughlin@ma-lawpc.com">kmclaughlin@ma-lawpc.com</a> and deposited in the U.S. Mails, first class service, postage prepaid and addressed to:

Kenneth S. McLaughlin, Jr.

McLaughlin & Associates, P.C.

1 E. Benton St., Suite 301

Aurora, Illinois 60505

Dated: June 19, 2020

/s/Garfield Goodrum